



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In re Application of: SCHMID
Serial No. : 09/806,177
Filed: 07/16/2001

Docket No.: SCHO0051
Art. Unit: 2856
Examiner: BELLAMY, TAMIKO

10 **Title: MICROMECHANICAL ROTATION RATE SENSOR AND METHOD FOR
PRODUCING THE SAME**

October 30, 2003

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Commissioner for Patents
Mail Stop Non Fee Amendment
P.O. Box 1450
20 Alexandria, VA 22313-1450

AMENDMENT

25 Sir:

This Amendment is responsive to the Office Action dated 21 August 2003 for the above-identified patent application.

RECEIVED
NOV - 7 2003
TECHNOLOGY CENTER 2800

09/806177
JC08 Rec'd PCT/PTO 27 MAR 2001

FEE CALCULATION


<u>X</u>	BASIC FEE				\$ 840.00
	(IPEA-U.S. \$670/335; ISA-U.S. \$760/380; PTO not ISA or IPEA \$970/485;				
	U.S. IPEA all claims meet 33(1)-(4) \$96/48; File w/ EPO or JPO search report 840/420;)				
	Surcharge for filing a late oath or declaration (\$130/65)				\$ ***
	Surcharge for filing a late translation (\$130)				\$ ***
<u>X</u>	Multiple dependent claims (\$260/130)	x	\$ 260 claim	=	\$ \$260.00
	Excess claims - see calculation below				
	Total Claims:	- 21 -	20 =	1	X \$18/09claim = \$ 18.00
	Independent Claims:	- 2 -	3 =	0	X \$78/39/ind. claim = \$ --

				Excess Claim Total	\$ 278.00
	Assignment recordal fee (\$40)				\$
				TOTAL FEES	\$ 1,118.00

X The Commissioner is hereby authorized to charge the filing fee of \$1,118.00 and any additional fees or credit any overpayment to Deposit Account No. 07-1445 (Order No. SCH00051). A duplicate copy of this transmittal is enclosed.

Please direct all correspondence concerning this case to the undersigned at **GLENN PATENT GROUP, 3475 Edison Way, Ste. L, Menlo Park, CA 94025.

Respectfully submitted.

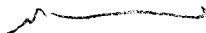

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CONCLUSION

Based on the foregoing, Applicant considers the present invention to be distinguished from the art of record. Accordingly, Applicant earnestly solicits the Examiner's withdrawal of the rejections raised in the above referenced Office Action, such that a Notice of Allowance is forwarded to Applicant, and the present application is therefore allowed to issue as a United States patent.

Respectfully Submitted,



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